IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

KENNETH JENKINS,	§	
Plaintiff,	§	
	§	
v.	§	CIVIL ACTION NO.
	§	
SMART CARRIERS, L.L.C.,	§	2:15-CV-00294-JRG-RSP
MOHAMMED DUH SHARIF,	§	
SADIQ ARTAN AND	§	
SADIQ ARTAN, L.L.C.,	§	
Defendants.	§	

JOINT MOTION FOR DISMISSAL WITH PREJUDICE

NOW COME Plaintiff **KENNETH JENKINS** and Defendants **SMART CARRIERS**, **L.L.C.**, **MOHAMMED DUH SHARIF**, **SADIQ ARTAN** and **SADIQ ARTAN**, **L.L.C.**, and file this Joint Motion for Dismissal with Prejudice and in support show the Court as follows:

I.

The parties have resolved all issues in dispute and as a result, the parties jointly request that a Final Order of Dismissal with Prejudice be entered in the form of Exhibit "A" filed with this Motion.

WHEREFORE, PREMISES CONSIDERED, Plaintiff **KENNETH JENKINS** and Defendants **SMART CARRIERS, L.L.C., MOHAMMED DUH SHARIF, SADIQ ARTAN** and **SADIQ ARTAN, L.L.C.** pray that this Motion for Dismissal be granted.

Respectfully submitted,

NEGEM & WORTHINGTON

By: /s/Joe Worthington

JOE WORTHINGTON

State Bar No. 22009950 4400 South Vine Avenue

Tyler, TX 75702

Telephone: (903) 595-4466 Facsimile: (903) 593-3266

joe@negemlaw.com

ATTORNEYS FOR PLAINTIFF

MARTIN, DISIERE, JEFFERSON & WISDOM, L.L.P.

By: /s/Alan Moore

MARK J. DYER

State Bar No. 06317500

dyer@mdjwlaw.com

ALAN MOORE

State Bar No. 14320075 amoore@mdjwlaw.com

Tollway Plaza I

16000 N. Dallas Parkway

Suite 800

Dallas, TX 75248

Telephone: (214) 420-5500 Facsimile: (214) 420-5501

ATTORNEYS FOR DEFENDANTS

CERTIFICATE OF SERVICE

This is to certify that a true and correct copy of the foregoing instrument has been eserved to all attorneys of record, in compliance with Rule 5 of the Federal Rules of Civil Procedure, on this the 21st day of April, 2016.

Joe Worthington Jimmy M. Negem Negem & Worthington 440 South Vine Ave. Tyler, Texas 75702

/s/Alan Moore

ALAN MOORE